

Chauncey D. Henry
Henry Law
1597 Grand Avenue
N. Baldwin, NY 11510

Re: Rogers v Henry
Case# 16cv05271

Dear Chauncey D. Henry:

This case is dismissed as of 12-12-16.

I, do not want anything from you but
Justice for your wrongdoing. You
intentionally, willfully concealed and
withheld an attached document issue
to you by Federal Court / Judge Vera
M. Scanlon on April 1, 2015.

I want to see you punish to the fullest
extent of the Law for this crime.

1-13-17	Patricia Rogers
Dated	140-20 Bascom Ave
C/c Patricia Rogers	Jamaica, NY 11436
C/rt's Office	
Federal Court Judge Kiyo Matsumoto	

HENRY|LAW GROUP

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1597 Grand Avenue
N. Baldwin, New York 11510
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January 9, 2017

VIA USPS PRIORITY MAIL <9405511899564925870274>

Patricia Rogers
140-20 Bascom Avenue
Jamaica, New York 11436
Phone: 347-813-5869

Re: *Patricia Rogers v. Ludwig, Family Home Care Services, Eastern District of New York (Brooklyn), 1:14-cv-02438-KAM; Rogers v. Henry, Eastern District of New York (Brooklyn), 16-cv-5271, Our File No.: 210-176: Defendant Chauncey D. Henry's Memorandum of Law In Support of Motion to Dismiss Complaint in its Entirety and Motion for Sanctions*

Dear Ms. Rogers:

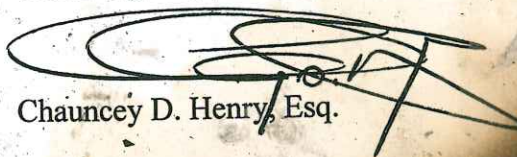
Enclosed herewith, kindly find the following:

1. Defendant Chauncey D. Henry's Memorandum of Law In Support of Motion to Dismiss Complaint in its Entirety and Motion for Sanctions;

Chamber Practices of Judge Kiyo A. Matsumoto.

Kindly ensure that your opposition papers are returned to our office by January 23, 2017.

Warm regards,



Chauncey D. Henry, Esq.

Please the

UNITED STATES DISTRICT COURT
EASTERN DIVISION OF NEW YORK

-----X
PATRICIA ROGERS,

Plaintiff,

-against-

Civil Case No.: 16-cv-5271

CHAUNCEY D. HENRY, ESQ.

Defendant.
-----X

DEFENDANT CHAUNCEY D. HENRY'S
MEMORANDUM OF LAW IN SUPPORT OF
MOTION TO DISMISS COMPLAINT IN ITS

MEMBERS, OUR PROM AND



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JAN 17 2017

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